REAL ESTATE LEASE AGREEMENT

State of Kansas Department of Administration Division of Facilities Management DA-46 (Rev. 10/06)

Encumbrance No:	
Agency Contract No:	

NOTICE TO LESSOR AND LESSEE: PURSUANT TO THE REQUIREMENTS OF K.S.A. 75-3730, 3739(l) AND 3743, as amended, NO LEASE AGREEMENT IS EFFECTIVE NOR MAY EXPENDITURES BE MADE UNTIL THE AGREEMENT HAS BEEN SIGNED AND THE REQUIRED APPROVALS AFFIXED HERETO.

This Lease Agreement should be completed well in advance of the proposed effective date of the lease and submitted for the approval of the Department of Administration. Clauses printed in this contract are considered mandatory and may only be supplemented, if at all, by a special condition approved by the Department of Administration.

FILL IN ALL BLANKS ACCORDINGLY

CONTRACT PARTIES

Contact Person: LESSOR NAME:	LESSOR (First Party or 1s	st Party)
Address:		
City: State: Telephone:		Zip Code: FAX:
Type of Firm: () Individual;	() Partnership; () Corpor	ration; () Government
Firm's Taxpayer Identification I	No	
Contact Person: LESSEE NAME: Address: City: State:	LESSEE (Second Party or 2	and Party) Zip Code:
Telephone:		FAX:
Property Description: Street Address: City: County:	State:	Zip Code:

WITNESSETH, that First Party, in consideration of the rents, covenants and agreements of Second Party, hereinafter set forth, does let, lease and rent to Second Party the above described property.

1. TERM	
To have and hold the same for the term of:	
a. Lease term begin date:	(mm/dd/yyyy)
b. Lease term end date:	(mm/dd/yyyy) (if no end date, write indefinite)
c. Length: years, months	
2. RENTAL PAYMENTS	
	monthly, quarterly, semi-annual, or annual
installments of \$ comm	encing on the day of
and on the day of each corre	encing on the day of, esponding payment period thereafter until the term of
this lease ends; or in concurrence with payment	schedule in Special Provision
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	rated if the above described property is not available
	e. The final rental payment shall be prorated for any
partial months payment that may be due.	
The space herein above described contains	square feet of space for office use at
the rate of \$ per square foot per	er annum; square feet of floor space for
records and property storage use at the rate of	f \$ per square foot per annum; and
(square feet of floor sp	ace) (acres, more or less); for other use (specify):
	d use of the premises for the term of this lease or any
renewals thereof, for the following purposes The approximate Full-Time Equivalent (FTF) e	mployees working on these premises is
The approximate Fun-Time Equivalent (FTE) e	imployees working on these premises is
4. UTILITIES	
Public utilities will be furnished and paid for by	First (1 st) Party, Second (2 nd) Party, Third (3 rd)
Party, Occupant or Other as follows:	
(a) water (b)	
(c) electricity (d)	heat
(e) telephone (f)	other
5. ADDITIONAL SERVICES : Additional S Party, Second (2 nd) Party, Third (3 rd) Party, Occ	ervices shall be furnished and paid for by First (1 st) supant or Other as follows: care including mowing, cleaning of parking areas, ———————————————————————————————————
Refer to Special Provision for add service), if needed.	ditional explanation (i.e. frequency or level of

6. SUBLETTING

Second Party shall have the right to sublet any or all of the space herein leased to any other state agency for the same or a comparable use. Second Party may not assign or sublet said premises to any private person without the written consent of First Party. If Second Party sublets to another State agency, Second Party's obligation to pay the rental herein shall cease, provided, however, any such subtenant shall be bound by all conditions of this lease for the balance of the term.

7. REPAIR OF PREMISES

The First Party will pay the costs and maintain in good repair the walls, windows, floor coverings, shell, structure, elevators, stairs, roof, grounds, sidewalks, and off-street parking areas of the leased facility. Such items shall be maintained at a condition not less than the condition of the said items at initial lease signing. First Party will be responsible for repairs and/or replacements to heating, ventilation and air conditioning (HVAC), plumbing, electrical, mechanical and related fixtures and appliances. The First Party is responsible for meeting all applicable local and State building codes, ordinances, standards and regulations. The First Party will provide Second Party with a list of persons or firms to contact in case of an emergency due to failure of the above facility components.

In order to assure prompt response to maintenance notifications, First Party agrees to authorize the Second Party to contract with a Third Party for maintenance repairs that are not corrected within three days of notification. The First Party further agrees to authorize the Second Party to pay invoices for the maintenance repairs that remain unpaid 30 days after their submittal to the First Party. First Party authorizes Second Party to deduct the amount of said paid invoices from rental payments due and owing.

HVAC specifications: General office and common areas shall be heated in the winter to maintain the space environment at 68–74 degrees Fahrenheit (F) with a relative humidity of 20-30% and cooled in the summer at 68-78 degrees F with a relative humidity of 40-60%. The HVAC system must be capable of maintaining +/- 2 degrees F of the thermostat setting. As a guide, an adequately sized air distribution system shall provide 4-10 air changes per hour. HVAC equipment shall be properly sized and balanced to meet design conditions. Each zone provided shall be equipped with programmable thermostatic controls, capable of a 55 degree F night/weekend setback in the heating mode and a 85 degree F night/weekend set-up in the cooling mode. Controls shall prevent reheating, re-cooling and simultaneous heating and cooling in the same zone (where multiple system controls exist).

Heating system efficiency will not be less than 80% steady state at full load for natural gas boilers or furnaces. Air conditioning equipment will meet or exceed the performance ratings required under Federal and State guidelines. A seven-day programmable time device will control all air handling systems, where applicable controls exist. Minimum ventilation rates will be capable of 15 cubic feet per minute per person during occupied hours and automatically reduced during off-work hours. Buildings are to be in full compliance with the ANSI/ASHRAE/ESNA Standard 90.1, latest edition, Energy Design of New/Existing Commercial Buildings.

Telecommunication, Computer, UPS and server room(s) require air conditioning systems designed to ensure proper environmental requirements are met. These rooms shall be maintained between 65 F degrees and 72 degrees F. The HVAC system must be capable of maintaining +/- 2 degrees F of the thermostat setting. This condition must be maintained 24 hours a day, seven (7) days a week. HVAC shall be thermostatically controlled within the room and be independent of the house system.

Interior repairs of damage caused by Second Party shall be paid for by Second Party. Second Party will submit written requests for decoration and other remodeling items to First Party for approval. Approved decoration or remodeling will be provided by First Party and upon receipt of invoice, Second Party will reimburse First Party for said decoration or remodeling costs.

If the facility, fixtures, or Second Party contents are damaged as a result of failure of the items listed in Section 7, paragraph 1, First Party agrees to pay the costs to repair or replace the contents and fixtures, and to restore the facility to a condition not less than the condition at the time of initial lease signing.

8. UNTENANTABLE PREMISES (If building space, otherwise not applicable)

If these premises shall be damaged by fire, casualty, natural disaster or other cause so as to be untenantable, the rental payments shall abate from the date of such damage and shall not resume until premises are restored to tenantable condition, provided, however, if the damage so caused shall render restoration by First Party impossible within sixty (60) days of the time of such damage, Second Party may elect to void this lease and the obligation to occupy and to pay any unpaid balance of rental payments shall cease from the date of said damage. Any prepaid rent shall be returned to Second Party for the period the premises are untenantable.

Should, at any time, during the term of this lease, hazardous substances, chemicals or odors be discovered in the lease building in amounts determined by the appropriate State agency to be unacceptable, the Lessor will have sixty (60) days from date of written notice by the Lessee to satisfactorily dispose of the hazardous substances, chemicals or odors by a State pre-approved vendor or the Lessee may terminate the lease after sixty (60) days with no penalty to the Lessee.

In the alternative, if the Lessor fails to comply with the terms of this provision, the Lessee may contract for the abatement and disposal of the above hazardous substances, chemicals or odors and the Lessor consents to the reduction of lease payments for the costs of abatement and disposal. If conditions require the evacuation of the premises and relocation, Second Party may elect to void this lease and the obligation to occupy and pay any unpaid balance of rental payments shall cease from the date of discovery of the hazardous substances. The Lessor shall be responsible for relocation costs. Any prepaid rent shall be returned to Second Party for the period the premises are untenantable.

9. TERMINATION FOR FISCAL NECESSITY

Notwithstanding any other provision of this lease, if funds anticipated for the continued fulfillment of this lease agreement are at any time not forthcoming, either through failure of the Legislature to appropriate funds specifically budgeted for this lease or the discontinuance or material alteration of the program under which funds were provided, then Second Party shall have the right to terminate this lease by giving First Party a reasonable notice specifying the reasons for such necessary termination. The termination of the lease pursuant to this paragraph shall not cause any penalty to be charged to the State agency. Any prepaid rent shall be returned to Second Party for the period following the termination date.

10. AUTOMATIC HOLD OVER

This lease agreement, if not previously terminated, shall automatically expire at the end of the term specified unless Second Party shall have renewed the lease pursuant to lease Special Provision 2. However, Second Party shall be allowed to hold over after the end of the term and Second Party shall be a tenant from month to month at the same terms and conditions as contained herein. This hold over tenancy shall expire after a maximum of six (6) months unless written approval of the Secretary of Administration is secured.

11. REMOVAL OF PERSONAL PROPERTY

All personal property placed, installed or constructed upon the premises by Second Party during occupancy, which may be removed at any time by Second Party at the end of the term without substantial damage to the real estate, shall be and remains the sole property of Second Party and may be removed. If substantial damage would occur, Second Party may elect to remove the property and restore the premises.

12. AGREEMENT WITH KANSAS LAW

This Lease Agreement shall be subject to, governed by, and construed according to the laws of the State of Kansas.

13. ANTI-DISCRIMINATION CLAUSE

First Party agrees:

- (a) to comply with the Kansas Act Against Discrimination (K.S.A. 44-1001 *et seq.*) and the Kansas Age Discrimination in Employment Act (K.S.A. 44-1111 *et seq.*) and the applicable provisions of the Americans With Disabilities Act (42 U.S.C. §12101 *et seq.*) ("ADA") and to not discriminate against any person because of race, religion, color, sex, disability, national origin or ancestry, or age in the admission or access to, or treatment or employment in its programs or activities;
- (b) to include in all solicitations or advertisements for employees, the phrase "equal opportunity employer";
- (c) to comply with the reporting requirements set out at K.S.A. 44-1031 and K.S.A. 44-1116;
- (d) to include those provisions in every subcontract or purchase order so that they are binding upon such subcontractor or vendor;
- (e) that a failure to comply with the reporting requirements (c) above or if First Party is found guilty of any violation of such acts by the Kansas Human Rights Commission such violation shall constitute a breach of the contract;

- (f) if Second Party determines that First Party has violated applicable provisions of the ADA, that violation shall constitute a breach of contract;
- (g) if (e) or (f) occurs, the contract may be canceled, terminated or suspended in whole or in part by the State. The obligation to occupy and to pay any unpaid balance of rental payments shall cease from the date of cancellation, termination or suspension. Any prepaid rent shall be returned to Second Party from that date.

Parties to this contract understand that subsections (b) through (e) of this paragraph number 13 are not applicable to First Party who employ fewer than four (4) employees or whose contract with this State agency total \$5,000 or less during this fiscal year.

14. BINDING EFFECT

The terms and conditions of this Lease shall be binding upon the parties, their heirs, agents, administrators, executors or legal successors.

15. RESPONSIBILITY FOR TAXES

The State of Kansas shall not be responsible for, nor indemnify, First Party for any federal, state or local taxes, fees or assessments which may be imposed or levied upon the subject matter of the lease.

16. LIABILITY FOR DAMAGES

Notwithstanding any language to the contrary, the State shall not be responsible for any damages caused by the public or its employees except as provided in the Kansas Tort Claims Act, K.S.A. 75-6101 *et seq.*, as amended.

17. ACCESSIBILITY

If the Department of Administration determines that improvements or changes are required for Second Party to comply with the minimum standards for accessible design, First Party agrees to make all improvements or changes within a reasonable period of time as determined by the Department of Administration. (Refer to the Americans with Disability Act Accessibility Guidelines ADAAG; also reference K.S.A. 58-1301 et seq.). If the improvements or changes have not or cannot be completed, the Department of Administration may require Second Party to terminate this lease upon the giving of 120 days notice in writing to First Party. The obligation to occupy and to pay any unpaid balance of rental payments shall cease from the date of termination. Any prepaid rent shall be returned to Second Party from that date.

Waiver of any element of this provision must be sought through application to the Director of Facilities Management with the recommendation of the ADA coordinator and can only be granted by the Secretary of Administration. Such waiver must be attached to and incorporated into this contract (reference: Special Provision 4).

The following minimum standards for accessible space shall be required (ADA Checklist, Checklist for Existing Facilities): 1. Accessible parking, if parking is included in this contract. 2. An accessible route from an accessible entrance to primary function areas (includes elevator if required to access other levels). 3. Accessible toilets.

18. SPECIAL PROVISIONS

The following Special Provisions indicated by an X and numbered as listed hereafter or those additional numbered Special Provisions contained on an attachment are made a part hereof and incorporated into this contract. (These numbers of the Special Provisions and any Additional Special Provisions applicable must be listed on the following line.)

The following Special Provi	sions apply: →
If applicable mark an X in the	ne parentheses/box (🔲) below.
Spec. Prov. 1. (Termination Prior to Expiration of Term: Notwithstanding the length of the term, Second Party may terminate this lease at any time prior to the expiration of the term upon the giving of days notice in writing to First Party.
Spec. Prov. 2. (Renewal: By the giving of notice in writing to First Party at least days prior to the end of the term specified, Second Party may renew this lease for an additional term of under the same rent, conditions and terms set out herein.
Spec. Prov. 3. ()	Parking: First Party shall furnish to Second Party off-street parking for motor vehicles upon land adjacent to the leased facility.
Spec. Prov. 4. ()	Waiver: A waiver to the Accessibility Standards as specified in paragraph 17 above is attached and incorporated in this contract and made a part hereof.
five (5). Special Provisions	ns, if any, should be set out on a separate sheet to begin with number must all be listed in numerical order to be considered effective to bind econd Party to this agreement must sign their names immediately
The following Additional Sp	pecial Provisions apply: →
APPROVALS OF LES	SOR & LESSEE
Lessor	Date
	EMENT: I certify that the lease agreement is entered into within the approval, and that the person signing the same for the State ized to do so.
Lessee: State Agency Head	Date

APPROVALS OF STATE OF KANSAS: For Use By State Of Kansas Signatories Only

Director of Accounts and Reports, Department of Administration	Date
Attorney, Department of Administration	Date
Director of Facilities Management, Department of Administration	Date
Secretary of Administration	Date